REMARKS

Claims 23-31, 33-45 and 47-91 and 93-100 are pending in the application and stand rejected under 35 U.S.C. 103 as being unpatenable over U.S. Patent No. 6,269,336 to <u>Ladd</u>. Applicants submit that at the very least, claims 23, 39 and 80 are patentable and non-obvious over <u>Ladd</u> on the grounds that <u>Ladd</u> does <u>not</u> disclose or suggest a conversational browser or method for processing a CML docuemnt and rendering its conversational dialog in one or more of a plurality of user interface modalities inleuding a GUI and speech modality, as essentially claimed in claims 23, 39 and 80.

<u>Ladd</u> discloses a *voice browser* (250) that can process a speech markup file to provide an *interactive speech/voice application* (see, e.g., Col 11, line 45 – Col. 14, line 5). <u>Ladd</u> discloses a markup language that enables development of an application for instruction the voice browser to provide a desired user intertive voice service (see, e.g., Col. 15, line 60 – Col. 16, line 4). <u>Ladd</u> does not disclose or suggest a CML (conversational markup language) that comprises meta-information implementing a conversational dialog to *enable interaction with the user in a plurality of user interface modalities*, much less a browser or method for parsing and interpreting a CML file or CML application to *to render the conversational dialog in one or more of the plurality of user interface modalities inleuding a GUI and speech modality.*

Accordingly, claims 23, 39 and 80 (and all claims that depend therefrom) are patenable and non-obvious over <u>Ladd.</u>

Respectfully submitted,

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